UNITED STATES DI EASTERN DISTRICT	STRICT COURT FOR Γ OF NEW YORK		
GLOBAL AID DISTR	RIBUTION LLC,	· · · · · · · · · · · · · · · · · · ·	
	Plaintiffs,	:	Case No. 20-cv-2897-KAM-JO
- against -		: : :	
EZ LOGISTICS LTD,		:	
	Defendant.	: : x	

INITIAL CONFERENCE QUESTIONNAIRE

1.	Deadline for all Rule 26(a)(1) disclosures (if later than the date of the initial conference, please explain why on a separate page):	September 17, 2020
2.	Deadline for first request for production of documents and first request for interrogatories:	September 30, 2020
2(a).	Additional interrogatories needed, if any, beyond the 25 permitted under the federal rules for:	plaintiff(s) 0; defendant(s) 0
3.	Date for completion of any joinder of additional parties and amendment of the pleadings:	September 30, 2020
3(a).	Number of proposed additional parties to be joined, if any, by:	Plaintiff(s) 0; defendant(s) 0
4.	Number of depositions by plaintiff(s) of:	Parties 3; non-parties 3
5.	Number of depositions by defendant(s) of:	Parties 3; non-parties 3
6.	Date of status <u>conference</u> (joint status report due two business days in advance):	September 18, 2020
7.	Date for completion of factual discovery:	December 30, 2020
8.	Are expert witnesses needed?	Yes

8(a). Number of expert witnesses, if any, of plaintiff(s): Medical 0; non-medical 2 8(b). Date for completion of those expert reports: January 29, 2021 8(c). Number of expert witnesses, if any, of defendant(s): Medical 0; non-medical 2 8(d). Date for completion of those expert reports: January 29, 2021 9. Date for completion of expert discovery: March 29, 2021 10. Date of <u>pretrial conference</u> (brief ex parte statements of settlement position due via email two business days in advance): 11. Types of contemplated dispositive motions by plaintiff(s) and dates for filing of those Summary judgment motions due April 30, motions: 2021 12. Types of contemplated dispositive motions by defendant(s) and dates for filing of those Summary judgment motions due April 30, motions: 2021 13. Have counsel reached any agreements regarding electronic discovery? (If so, please describe at the initial conference.) Yes Have counsel reached any agreements for 14. disclosure of experts' work papers (including drafts) and communications with experts? (If so, please describe on a separate page.) Yes. Not to be produced. Will the parties unanimously consent to trial 15. before a magistrate judge pursuant to 28 U.S.C. §636(c)? (If any party declines to consent, answer no but do not indicate which No party declined.)

Dated: New York, New York September 15, 2020

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